shall thereupon endorse a facias, and directed to the ng him to make and levy the the said list, with all conveection thereof if necessary, ls and chattels of any perike payment of such assesse space of ten days after rehall furnish every person so or her assessment, and the ailiff by every such person. rendering such account, and or the bailiff, and he is hereection thereof if necessary, nd chattels of every person sessment, and the said bail. such assessment with the e end of three months after sessment, and pay the sums e the amount thereof.

That the several penalties. ed by any person in virtue e any justice of the peace nt and oath, or affirmation. ess, and shall and may be der in execution to the shef the penalty and fees, or cias, directed to the bailiff me by seizure and sale of r; and the fees to the bailbe allowed by law to sheias; and the said penalties ing by virtue of this act, or person collecting or resioners, and be applied by ve or concern the regula-

That the said commissionty to appoint a supervisor nd alleys of the said town. inner the said streets, lanes ired, and may allow such services as they may deem-

That all money levied on the west and east side of ot so much as may be neof the salary to the clerk ended in the improvement was levied and collected as

That any justice of the n the first instance, be the return his certificate therelay first appointed for their and recorded among their ent election the commisy of them shall be judges

CHARLES RIDGELY, (OF HAMPTON) Esq. GOVERNOR.

of such election, and the proceedings thereof shall be recorded DEC. SESS. under their direction; and every commissioner before he shall proceed to open an election, shall take an oath, or affirmation, that he will faithfully and impartially permit every person to vote at such election who shall be qualified to vote for a commissioner of the said town, according to the directions of this act, and that he will not suffer any person to vote at such election who shall not in his judgment be qualified to vote as afore-

said. 15 AND BE IT ENACTED, That the boundaries of said town for the purpose of taxation and all other matters and things relating thereto, as hereby incorporated shall be the same as laid down on the plat made out by the commissioners heretofore appointed by the legislature of this state, to lay out and fix the boundaries of said town and the several additions thereto, and recorded amongst the land records of Alleghany county.

CHAPTER 137.

An act authorising Henry S. Yates of Charles County to bring

Sec. 1. BE IT ENACTED by the General Assembly of May in Maryland, That it shall be lawful for Henry S. Yates of negroes. Charles county, to bring into this state sundry negroes and the issue of the same, which in the year eighteen hundred and fourteen he removed to the State of Kentucky, and such negroes when so brought into this state, to hold as slaves in the same manner as he could have done if they had not been removed : Provided, that the said negroes when removed agreeably to the provisions of this act shall be recorded in the records of the county court, with an affidavit that they are the same negroes which were removed by the said Yates to Kentucky, in the year eighteen hundred and fourteen, and the issue of the same, which affidavit so recorded shall be legal evidence of this fact for all purposes whatsoever.

CHAPTER 133.

An act to authorise Nathaniel Cacy of Queen Ann's County to sell the lands therein mentioned.

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That Nathaniel Cacy be, and he is hereby authorised to sell and dispose of all such tracts or parcels of land lying and being in Queen Ann's county, called Low's Arcadia and White Marsh, as would at his death fall to his daughters Sarah Ann Cacy and Catharine Matilda Cacy, in the right of their mother, and to apply the proceeds thereof in such man-ner for the benefit of said Sarah Ann Cacy and Catharine Matilda Cacy, as the orphan's court of Queen Ann's county may

2. AND BE IT ENACTED, That any conveyance or deed made by Nathaniel Cacy pursuant to the directions of the orphan's court of Queen Ann's county, shall be and is hereby declared to be valid and effectual, to pass and convey all the right title and interest of the said Sarah Ann Cacy and Catharine Matilda Cacy, in and to all the lands aforesaid to the purchaser or purchasers of the same.

1815.

Passed Jan.

May import

Passed Jam.